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April 1, 2022

Hon. Victor Marrero  
United States District Judge  
Southern District of New York  
United States Courthouse  
500 Pearl Street  
New York, NY 10007

Filed by ECF and email to ChambersNYSDMarrero@nysd.uscourts.gov

Re: United States v. Saro Mouradian

20Cr. 652 (VM)

Dear Judge Marrero:

I represent the defendant Mouradian under CJA. Mr. Mouradian is released on bond and resides in Hollywood, Florida. His current travel limits are restricted to South Florida. The purpose of this letter is to request permission for him to fly to Houston, Texas with his wife and two daughters, who are young gymnasts, to attend the daughters' gymnastics competition there. He will file his complete itinerary with Pretrial Services.

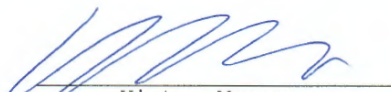
I have contacted Florida Pretrial (Bernisa\_Mejia@flsp.uscourts.gov), New York Pretrial ([Marlon\\_Ovalles@nyspt.uscourts.gov](mailto:Marlon_Ovalles@nyspt.uscourts.gov)) and the Government ([Emily.Deininger@usdoj.gov](mailto:Emily.Deininger@usdoj.gov)) and they have all authorized me to inform the Court that they have no objection so long as he files his itinerary with Pretrial.

If this meets with the Courts approval, kindly "So Order" this letter or have Chambers contact me if there are any questions or concerns.

Request **GRANTED**. The defendant's terms of supervised release are modified to permit him to travel to Houston, Texas, provided he files his complete itinerary with Pretrial Services.

**SO ORDERED.**

April 4, 2022

  
Victor Marrero  
U.S.D.J.

Electronic Signature)